Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 1 of 17 Page ID Express Mail #ER157615830US — Dated: May 9, 2025 From/Claimant(s): Kevin: Realworldfare (formerly Kevin: Walker) FILED CLERK, U.S. DISTRICT COURT Secured Party, Executor, Fiduciary, Real Party In Interest, C/o ™KEVĬN WALKER© ESTĂTE, ™KEVIN WALKER© (ENS LEGIS) 30650 Rancho California Road # 406-251 MAY 1 4 2025 Temecula, California non-domestic without the United States CENTRAL DISTRICT OF CALIFORNIA BY DEPUTY Email: team@walkernovagroup.com *** NOTICE TO AGENT IS NOTICE TO PRINCIPAL To/Respondent(s): *** NOTICE TO PRINCIPAL IS NOTICE TO AGENT *** Clerk of the Board of Supervisors Attention: Claims Division 5-250100046 4080 Lemon Street, 1st Floor P.O. Box 1628 Riverside, California 92502-1628 cob@rivco.org CC (see proof of service section herein for all parties noticed and served): Riverside County Risk Management - Claims and Investigation Division 11 Riverside County Sheriff's Office - Internal Affairs Division County of Riverside - Office of County Counsel 12 Board of Supervisors - Riverside County 13 RE: VERIFIED NOTICE AND DEMAND FOR DISCLOSURE OF LIABILITY 14 INSTRUMENTS, SELF-INSURANCE STATUS, AND RISK COVERAGE PERTAINING TO NAMED PUBLIC OFFICIALS; NOTICE OF CLAIM AND 15 REQUEST PURSUANT TO CALIFORNIA GOVERNMENT CODE §§ 910-915.4 16 I. NOTICE TO AGENTS AND CLAIM SUBJECTS 17 To all named agents and departments: 18 This is a lawful claim and demand for disclosure, made in accordance with 19 California Government Code §§ 910–915.4, regarding liability coverage, self-20 insured instruments, and/or surety bonding applicable to the following public 21 **officers** acting under color of law within the County of Riverside: 22 **Sheriff Chad Bianco** 23 24 Deputy Derrick Eastwood (appears to be on Brady List) Deputy Robert C V Bowman (appears to be on Brady List) 25 Deputy Nicholas Gruwell (appears to be on Brady List) 26 Sgt. Dan McAuliffe (appears to be on Brady List) 27 Sgt. Joseph Sinz 28

Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 2 of 17 Page ID #:865

Express Mail #ER157615830US — Dated: May 9, 2025

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1	Sgt. William Pratt (appears to be on Brady List)
2	Sgt. George Reyes (appears to be on Brady List)
3	Deputy Ortiz
4	Deputy Robert Gell (appears to be on Brady List)
5	Depute Christoper Grimm (appears to be on Brady List)
6	Deputy Torres (ID# 7855)
7	Michael Angel Hestrin, California State Bar No. 200300
8	Monika Vermani, California State Bar No. 355080
9	• Jeremiah D. Raxter, California State Bar No. 276811 (BAR Status: Inactive)
0	Charles Rogers, California State Bar No. 64530 (BAR Status: Inactive)
1	II. FRAUD NOTICE & UNAUTHORIZED PRACTICE OF LAW BY
2	PURPORTED "COMMISSIONERS"
3	The following individuals have been directly involved in the underlying
4	fraudulent proceedings connected to Riverside County Case No.
5	MISW2501134, which has now been lawfully removed to the United States
6	District Court for the Central District of California. These individuals have
7	acted — and continue to act — under the assumed title of "Commissioner,"
8	without valid licensure, without consent of the injured party, and in total
9	absence of lawful jurisdiction.
20	Jeremiah D. Raxter - California State Bar No. 276811 (Status: Inactive)
21	Jeremiah D. Raxter has actively participated in judicial functions under the false and
22	misleading title of "Commissioner" while not holding a valid, active license to
23	practice law in the State of California. His State Bar status is inactive, and he is
24	legally disqualified from performing any judicial, prosecutorial, or legal function.
25	(See Exhibit S for documented evidence of Jeremiah D. Raxter's inactive California
26	State Bar license.)
27	<u>All</u> acts taken by Mr. Raxter in the above-captioned matter have been conducted:
28	Without the free, knowing, and voluntary consent of the Claimant;

- In open violation of express, written objection and reservation of rights 1 2 under UCC § 1-308 and relevant constitutional provisions; Absent subject matter, personal, and territorial jurisdiction, as clearly 3 stated and unrebutted in verified filings; 4 5 And therefore constitute fraud, impersonation of a judicial officer, and unauthorized practice of law in violation of California Business and 6 7 Professions Code §§ 6125-6127. Charles Rogers - California State Bar No. 64530 (Status: Inactive) 8 Charles Rogers is also acting under the false title of "Commissioner" in connection with Case No. MISW2501134. As with Raxter, his State Bar license is inactive, and 10 he is not lawfully authorized to engage in any legal or judicial activity. (See 11 Exhibit T for documented evidence of Charles Rogers' inactive California State Bar 12 license.) 13 All participation by Mr. Rogers in this matter is: 14 15 Conducted without jurisdiction and without lawful authority; In direct opposition to properly submitted objections, affidavits of status, 16 and verified notices of non-consent; 17 18 Fraudulent ab initio, and constitutes a deliberate attempt to usurp judicial function and deceive the public. 19 III. INSTITUTIONAL COMPLICITY AND LEGAL NOTICE 20 The County of Riverside, its Risk Management Division, County Counsel, and all 21 22 relevant supervising entities are hereby placed on full legal, equitable, and 23 commercial notice that the continued recognition or support of these individuals in any "judicial" capacity constitutes: 24 Gross administrative negligence; 25
 - Violation of due process and fair hearing rights;

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- Civil conspiracy to violate federally secured rights; and
- Direct commercial and personal liability for all harm resulting therefrom.

These actions form the basis of an active federal lawsuit and commercial lien: 1 2 \$100,000,000.00 verified damages claim, \$1,000,000,000,000.00 (One Trillion USD) unrebutted commercial lien, 3 Filed under Case No. 5:25-cv-00646-WLH-MAA. See Exhibits E and F 4 No act committed by either individual has lawful force or legal effect. Jurisdiction 5 has been formally and expressly rejected on the public and commercial record, and no tacit or implied consent exists. All further attempts to exercise or impose false authority shall be construed as acts of fraud, retaliation, and willful 8 misconduct under both state and federal law. IV. SUMMARY OF CONFIRMED, UNREBUTTED, AND VERIFIED 10 **CONDUCT AND VIOLATIONS** 11 Said individuals are subjects of ongoing administrative and legal proceedings 12 concerning willful, knowing, and intentional violations of constitutionally secured 13 rights, commercial obligations, and public trust, including but not limited to: 14 15 1. Unlawful arrest and detainment without warrant, probable cause, or judicial authority; 16 2. Kidnapping under color of law, in violation of 18 U.S.C. § 1203 and 17 constitutional protections; 18 3. Denial and obstruction of due process, including refusal to recognize verified 19 filings and affidavits; 20 4. Retaliatory enforcement and malicious prosecution for the exercise of 21 22 constitutionally protected rights; 5. Enforcement of void ab initio warrants and unlawful instruments lacking 23 24 lawful judicial capacity; 6. Deprivation of remedy, obstruction of access to lawful court and 25 administrative process; 26

7. Targeted harassment and intentional infliction of emotional distress,

designed to chill lawful redress;

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8. Stalking, surveillance, and coordinated gang-stalking behavior, constituting 1 psychological coercion and public intimidation; 2 9. Harassment and intimidation by public officers in uniform, with no lawful 3 4 authority or legal justification; 5 10. Use of coercive force and intimidation tactics amounting to psychological torture under color of law; 6 11. Conspiracy to interfere with civil rights, in violation of 42 U.S.C. § 1985(3); 7 12. Neglect or refusal to prevent civil rights violations, in violation of 42 U.S.C. § 8 9 1986; 10 13. Deprivation of rights under color of law, in violation of 18 U.S.C. § 242; 11 14. Conspiracy against rights, in violation of 18 U.S.C. § 241; 15. Racketeering activity under 18 U.S.C. §§ 1961-1964 (RICO), including fraud, 12 extortion, obstruction, and retaliatory enforcement as predicate acts; 13 16. Fraudulent misrepresentation of authority and jurisdiction by officers acting 14 15 under assumed commercial authority; 17. Failure to uphold oath of office, in breach of public trust and fiduciary duty 16 17 to the People and the Constitution. V. FEDERAL ACTION AND COMMERCIAL CLAIM 18 Said federal lawsuit includes verified and unrebutted claims under a wide array of 19 civil, criminal, commercial, and equitable causes of action, including but not limited 20 to: 21 1. 42 U.S.C. §§ 1983, 1985, 1986 - Civil rights violations, conspiracy to interfere 22 with rights, and neglect to prevent; 23 2. 18 U.S.C. §§ 241, 242 - Conspiracy against rights and deprivation of rights 24 under color of law; 25 3. 18 U.S.C. §§ 1961–1964 (RICO) – Racketeering, including predicate acts of 26 27 fraud, extortion, obstruction, retaliation, and deprivation of rights;

4. 18 U.S.C. §§ 1341, 1343 – Mail and wire fraud;

Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 6 of 17 Page ID #:869

Express Mail #ER157615830US — Dated: May 9, 2025

1	5. 18 U.S.C. § 872 – Extortion under color of official right;
2	6. 18 U.S.C. § 1203 – Hostage taking and coercion;
3	7. 18 U.S.C. § 1001 – False statements and concealment by public officers;
4	8. 18 U.S.C. §§ 1512–1513 – Witness tampering and retaliation;
5	9. UCC §§ 1-308, 3-302, 3-505, 9-509 – Commercial dishonor, perfected security
6	interest, creditor standing, and <i>unrebutted</i> affidavits as judgments in
7	commerce;
8	10. Claims of Fraud, Breach of Contract, Theft, Embezzlement, Identity Theft,
9	Kidnapping, Torture, Forced Peonage, Emotional Distress, Obstruction of
10	Remedy, Declaratory Relief, and Summary Judgment as outlined in the
11	Verified Complaint.
12	This claim and demand for disclosure of liability instruments and bonding
13	information is neither speculative nor anticipatory. It is an integral part of a
14	pending, active federal civil RICO and tort suit with a documented and
15	unrebutted commercial lien claim in the amount of \$1,000,000,000,000.00 (One
16	Trillion USD) and a verified damages claim of \$100,000,000.00 (One Hundred
17	Million USD) as stated in Case No. 5:25-cv-00646-WLH-MAA.
18	The County of Riverside, its subdivisions, named officers, and associated actors are
19	on full legal, equitable, and commercial notice.
20	VI. DEMAND FOR DISCLOSURE
21	This demand is made to identify all insurance policies, SURETY BONDS,
22	risk pool coverages, or self-insurance certificates under which the
23	aforementioned individuals operate, for the purpose of issuing notice,
24	pursuing lawful claim, and triggering liability where misconduct has been
25	identified and documented.
26	VII. FORMAL REQUEST, DEMAND, AND CLAIM
27	Pursuant to the aforementioned sections of the California Government Code, the
28	undersigned requests production of the following information:

The name and contact information of any bonding company, insurance 1 1. provider, or self-insurance administrator covering the named individuals; 2 The bond or policy number, coverage limits, and terms of coverage; 3 2. A copy or verification of any self-insurance certification under which the 4 3. 5 County claims exemption from commercial bonding; Written confirmation of whether the County of Riverside Risk Management 6 Division or any subdivision thereof currently covers said deputies and agents 7 under any liability policy, blanket risk pool, or self-funded program. 8 This letter serves as both a Public Records Request and a written claim pursuant to California Government Code § 910, related to deprivation of rights, physical interference, property violation, and obstruction of due process committed by 11 named individuals while acting in public capacity. 12 The undersigned asserts direct harm and administrative injury arising from the 13 conduct of said individuals and submits this written notice to initiate disclosure and preserve the right to escalate through formal legal and commercial processes. 15 VIII. CLAIM FORMAT AND SUBMISSION 16 17 This claim is lawfully submitted in hard copy form as required by County 18 procedure. Although a County-issued claim form is not required, this notice 19 includes all elements required under Gov. Code § 910, including: 20 Claimant's identity and contact information; Circumstances and names of those involved; 21 Basis for claim and request for disclosure; 22 23 Signature and date of submission. No admission or waiver is implied by this filing, and this demand is submitted 24 without prejudice. 25 **IX. PRESERVATION OF RIGHTS** 26

The undersigned expressly reserves all rights and protections under UCC § 1-308, the Constitution of the United States, and the de jure Constitution for the united

Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 8 of 17 Page ID #:871

Express Mail #ER157615830US — Dated May 9, 2025

states of America. Nothing in this filing shall be construed as consent to jurisdiction, contract, adhesion, agency, or statutory presumption by silence or inaction.

Time is of the essence. You are hereby granted no more than three (3) calendar days, or seventy-two (72) hours from receipt of this notice, to respond in substantive, verified, and complete form with full disclosure and administrative transparency.

Failure to respond in good faith and with specificity shall constitute **dishonor**, **bad faith**, and a **tacit admission of liability**, fraud, and willful concealment under both **commercial law** and **public law**. Your silence will be held as acquiescence to all claims, facts, and lawful presumptions set forth herein.

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VERIFICATION: Pursuant to 28 U.S.C. § 1746

BY AUTHORIZED REPRESENTATIVE WITH FIRSTHAND KNOWLEDGE

I, <u>Kevin Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this 9th day of May in the year of Our Lord two thousand and twenty five, without the United States, with all rights reserved and without prejudice.

All rights reserved without prejudice and without recourse, UCC § 1-308, 3-402.

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By: Ten Kocholfer

Kevin Realworldfare, Fiduciary, Authorized Representative, Executor state Citizen/American national/non-citizen national

-8 of 15-

CONTROL OF THE PROPERTY OF THE

Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Donnabelle Realworldfare (Witness)

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Dalled Warker (Witness)

LIST OF EXHIBITS / EVIDENCE:

1. Exhibit A: Affidavit: Power of Attorney In Fact'

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- 2. Exhibit B: Affidavit and Contract Security Agreement #RF775820621US, titled: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 3. Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled:
 NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
 EXTORTION, COERCION, TREASON
- 4. Exhibit D: Affidavit and Contract Security Agreement #RF775822582US, titled:

 NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF

 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS

 UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, KIDNAPPING.

-9 of 15-

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Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 10 of 17 Page ID #:873

Express Mail #ER157615830US — Dated: May 9, 2025

1	5. Exhibit E: Affidavit and Contract Security Agreement #RF775823645US, titled:
2	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
3	LIEN AUTHORIZATION.
4	6. Exhibit F: VERIFIED COMPLAINT FOR FRAUD, BREACH OF CONTRACT,
5	THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
6	CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY
7	JUDGEMENT AS A MATTER OF LAW. Filed March 11, 2025.
8	7. Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION
9	AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE
10	CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.
11	8.Exhibit H: Hold Harmless Agreement.
12	9. Exhibit I: Private UCC Contract Trust/UCC-1 filing No. 2024385925-4.
13	10. Exhibit J: ™ KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
14	11. Exhibit K: AFFIDAVIT OF TAX-EXEMPT FOREIGN STATUS.
15	12. Exhibit L: AFFIDAVIT: Resolution, Revocation, and Termination of Franchise.
16	13. Exhibit M: Copy of Fraudulent NOTICE titled, 'MISDEMEANOR COMPLAINT
17	& NOTICE TO APPEAR' Dated 03/14/2025 and received 03/25/2025.
18	14. Exhibit N: Private UCC Contract Trust/UCC-1 filing No. 2025470746-9.
19	15. Exhibit O: PURPORTED DEFENDANT'S <u>VERIFIED</u> NOTICE OF
20	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
21	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
22	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
23	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
24	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT.
25	16. Exhibit P: VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,
26	RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY
27	CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION,
28	NATIONAL/NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE
	-10 of 15-

VERIETO NUTUE AND DEMAND FOR DISCLOSURE OF LIABILITY INSTRUMENTS, SELEJINSURANCE STATUS, AND RISK COVERAGE PERTAINING TO MAMED BUBLIC OFFICIALS, NOTICE OF CLAIM AND REQUEST FURSIVANT TO CALFFRNIA GOVERNMENT CODE \$45 (10.8) \$1.4

Case	5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 11 of 17 Page ID #:874
	Express Mail #ER157615830US — Dated: May 9, 2025
1	CI AIM MINIMUM CONTACTS AND DEDUTTAL OF ALL DRESUMBTIONS
1 2	CLAIM, MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS 17. Exhibit Q: Affidavit of Truth: Name Correction, Name Decree, Claim of Estate,
3	Title Correction, and Secured Interest Perfected, and Political Status Declaration.
4	18. Exhibit R: Affidavit of Identity: (American national / non-citizen national /
5	state Citizen)
6	19. Exhibit S: Documented evidence of Jeremiah D. Raxter's inactive California
7	State Bar license.
8	20. Exhibit T: Documented evidence of Charles Rogers' inactive California State Bar
9	license.
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Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 12 of 17 Page ID

Express Mail #ER157615830US — Dated: May 9, 2025

PROOF OF SERVICE

1	I ROOT OF BERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Delfond Group, care of: 30650 Rancho California
7	Road suite 406-251, Temecula, California [92591]. On or about May 9, 2025, I served
8	the within documents:
9	1. VERIFIED Request and Demand for Disclosure of Liability Instruments, Self-
0	Insurance Status, and Risk Coverage Pertaining to Named Public Officials; Notice of
1	Claim; Request Made Pursuant to California Government Code §§ 910–915.4.
2	2. Exhibits A through T.
3	By United States Mail. I enclosed the documents in a sealed envelope or package
4	addressed to the persons at the addresses listed below by placing the envelope for
5	collection and mailing, following our ordinary business practices. I am readily
6	familiar with this business's practice for collecting and processing correspondence
7	for mailing. On the same day that correspondence is placed for collection and
8	mailing, it is deposited in the ordinary course of business with the United States
9	Postal Service, in a sealed envelope with postage fully prepared. I am a resident or
20	employed in the county where the mailing occurred. The envelope or package was
21	placed in the mail in Riverside County, California, and sent via Registered Mail
22	with a form 3811.
23	Clerk of the Board of Supervisors
24	Attention: Claims Division 4080 Lemon Street, 1st Floor
25	P.O. Box 1628 Riverside, California 92502-1628
26	Express Mail #ER157615830US, with form 3811
27	Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell,
28	C/o RIVERSIDE SHERIFF 30755-D Auld Road, Suite L-067

-12 of 15-

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GENEROL MOTICE AND DEMAND EDER DISCLOSURE OF LIABILITY INSTRUMENTS, SELE INSURANCE STATIS, AND RISK COVERAGE FERTAINING TO PAMED BIRLIC OFFICIALS, NOTICE OF CLIAIM AND REQUEST PUBSUANT TO CAUTORNIA GOVERNMENT CODE \$65 NIG

- 1	Express Mail #ER157615830US — Dated: May 9, 2025
1	Murrieta, California [92563] Registered Mail #RF775825408US, with form 3811
2	Chad: Bianco
3	C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor
4	Riverside, California [92501] Registered Mail #RF775825411US, with form 3811
5	Clerk, Jeremiah Raxter, Charles Rogers
6	C/o CLERK OF COURT 30755-D Auld Road
7	Murrieta, California [92563] Registered Mail #RF775825425US, with form 3811
8	Clerk, Agent(s), Fiduciary(ies)
9	C/o CLERK OF COURT 350 West 1st Street, Courtroom 9B, 9th Floor
10	Los Angeles, California [90012 Registered Mail #RF775825460US, with form 3811
11	Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT
12	255 East Temple Street, Suite TS-134
13	Los Angeles, California [90012] Registered Mail #RF775825442US, with form 3811
14	Pam Bondi
15	C/o U.S. Department of Justice 950 Pennsylvania Avenue, North West Washington, District of Colombia [20520]
16	Washington, District of Colombia [20530] Registered Mail #RF775822287US, with form 3811
17	Monika Vermani, Miranda Thomson, Michael Hestrin C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF
18	THE STATE OF CALIFORNIA 3960 Orange Street
19	Riverside, California [92501] Registered Mail #RF775825456US, with form 3811
20	Trestocied Will Will Will Will Tolling Coll
21	By Electronic Service. Based on a contract, and/or court order, and/or an
22	agreement of the parties to accept service by electronic transmission, I caused the
23	documents to be sent to the persons at the electronic notification addresses listed
24	below.
25	Clerk of the Board of Supervisors Attention: Claims Division
26	4080 Lemon Street, 1st Floor P.O. Box 1628 Riverside California 92502-1628
27	Riverside, California 92502-1628 <u>cob@rivco.org</u>
28	Chad: Bianco, Gregory D Eastwood, Robert C V Bowman, George
	-13 of 15-

Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 14 of 17 Page ID Express Mail #ER157615830US — Dated: May 9, 2025 Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell, C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor 1 2 Riverside, California [92501] rsoscscentral@riversidesheriff.org 3 isinz@riversidesheriff.org DMcAuliffe@riversidesheriff.org 4 wpratt@riversidesheriff.org ssherman@law4cops.com 5 Patricia Guerrero 6 C/o Judicial Council of California 455 Gold Gate Avenue 7 San Francisco, California [94102] judicialcouncil@jud.ca.gov 8 Rob Bonta 9 C/o Office of the Attorney General 1300 "I" Street 10 Sacramento, California [95814-2919] Police-Practices@doj.ca.gov 11 piu@doj.ca.gov 12 Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT 13 350 West 1st Street, Courtroom 9B, 9th Floor Los Angeles, California [90012 14 WLH Chambers@cacd.uscourts.gov 15 Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT 16 255 East Temple Street, Suite TS-134 Los Angeles, California [90012] 17 MAA Chambers@cacd.uscourts.gov 18 Pam Bondi C/o U.S. Department of Justice 19 950 Pennsylvania Avenue, North West Washington, District of Colombia [20530] 20 crm.section@usdoj.gov 21 Monika Vermani, Miranda Thomson, Michael Hestrin C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF 22 THE STATE OF CALIFORNIA 3960 Orange Street Riverside, California [92501] 23 DAOffice@rivco.org 24 I declare under penalty of perjury under the laws of the State of California 25 that the above is true and correct. Executed on May 9, 2025 in Riverside County, 26 California. 27 /s/Corey Walker/ 28 Corey Walker -14 of 15-VERIEFED NOTICE AND DEMAND ETE DISCLOSURADE LIABULTY INSTRUMENTS, SELE-UNSURANCE STATUS, AND RISK COVERAGE PERTAINING TO NAMED BUBLIC OFFICIALS, NOTICE OF CLAIM AND REQUEST PURSUANT TO CALE ORNIA GOVERNMENT CODE. # 9114-9154 Case 5:25-cv-00646-WLH-MAA Document 19 Filed 05/14/25 Page 15 of 17 Page ID Express Mail #ER157615830US — Dated: May 9, 2025 1 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction. 7 **ANKNOWLEDGEMENT:** 8 State of California A notary public or other officer completing this certificate verifies only the identity of the individual who signed the 10 SS. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document County of Riverside 11 On this 9th day of May, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworldfare, who proved to me on the basis of satisfactory 13 evidence to be the person(s) whose name(s) is/are subscribed to the within 14 instrument and acknowledged to me that he/she/they executed the same in his/ her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, 17 executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 JOYTI PATEL lotary Public - California 22 **Riverside County** Commission # 2407742 Comm. Expires Jul 8, 2026 23 24 25 26 27 28 -15 of 15-RELIEED NOTICE AND DEMAND FOR DISCLOSURE OF LIABLITY INSTRUMENTS, SELEJINSUR ANCE STATUS, AND RISK COVERAGE PERTAINING TO NAMED PUBLIC OFFICIALS, NUTICE OF CLAIM AND REQUEST PURSUANT TO CALIFORNIA COVERNMENT COOK AS 912-915.



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